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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/707,329	12/05/2003	Derek GILBOE	51736.1	1328
22828	7590 08/26/2005		EXAMINER	
EDWARD YOO C/O BENNETT JONES			BENSON, WALTER	
1000 ATCO CENTRE 10035 - 105 STREET			ART UNIT	PAPER NUMBER
·	, ALBERTA, AB T5J3'	T2	2858	
CANADA			DATE MAILED: 08/26/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<u>.</u>
		10/707,329	GILBOE, DEREK	
	Office Action Summary	Examiner	Art Unit	<u> </u>
		Walter Benson	2858	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence address	,
A SHOTHE I  - External after  - If the  - If NO  - Failu	ORTENED STATUTORY PERIOD FOR RIMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 Cf SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by steply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a ren. a reply within the statutory minimum of thirt eriod will apply and will expire SIX (6) MON statute, cause the application to become AB	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).	
Status				
2a)⊠	Responsive to communication(s) filed on 2 This action is <b>FINAL</b> . 2b) Since this application is in condition for all closed in accordance with the practice uncondition.	This action is non-final.  owance except for formal matter		
Dispositi	on of Claims			
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-8</u> is/are pending in the applicated 4a) Of the above claim(s) is/are with Claim(s) is/are allowed.  Claim(s) <u>1-6</u> is/are rejected.  Claim(s) <u>7 and 8</u> is/are objected to.  Claim(s) are subject to restriction and applicated to a subject	ndrawn from consideration.		
Applicati	on Papers			
10)⊠	The specification is objected to by the Exa The drawing(s) filed on 21 June 2005 is/ar Applicant may not request that any objection to Replacement drawing sheet(s) including the co The oath or declaration is objected to by the	e: a) accepted or b) object of the drawing(s) be held in abeyand or ection is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).	
Priority u	ınder 35 U.S.C. § 119			
a)[	Acknowledgment is made of a claim for for All b) Some * c) None of:  1. Certified copies of the priority docur  2. Certified copies of the priority docur  3. Copies of the certified copies of the application from the International Bustee the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	pplication No received in this National Stage	
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date <u>8/18/05</u> .	Paper No(s	ummary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152) 	

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#### **FINAL ACTION**

- 1. Amendment A, received on 6/21/05, has been entered into record.
- 2. Claims 1-8 are now pending.

### Specification

3. The abstract of the disclosure [6/21/05] is objected to because the form and legal phraseology often used in patent claims, such as "comprises" in line 2, should be avoided. (i.e. suggested choices are includes or having).

Correction is required. See MPEP § 608.01(b).

### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 1-3, and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farrell

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(GB 2 262 608 A and Ferrell hereinafter) in view of Waterman et al. (US Patent No. 5,627,749

and Waterman hereinafter).

6. As to claims 1 and 2, Farrell discloses a probe for measuring the electrical resistance of a

resistive element, for estimating loss of a metal exposed to an environment substantially as

claimed, comprising:

an internal or external power source electrically connected to the resistive element (page

7, lines 18-20);

a meter for measuring the electrical resistance of the resistive element (page 5, lines 6-8);

a temperature sensing device for measuring the temperature of the resistive element

disposed proximally to the resistive element (page 5, lines 3-4 and page 7, lines 24-29);

a memory for storing resistance and temperature data (page 5, lines 9-12);

control means for applying an electric current and potential across the resistive element,

receiving the output data of the resistance meter, receiving the output data of the temperature

sensing device, and storing the data into the memory where the resistance data is associated with

the temperature data (page 8, lines 5-7 and page 9, lines 16-21);

where the probe does not use element a comparative reference (page 4, lines 27-28 and

page 5, line 1).

Farrell did not expressly disclose:

a sealed hollow body having a first and second end [claim 1];

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a resistive element contained at the first end of the body where a surface of the resistive element is exposed to the environment and the resistive element has a similar or identical composition to the exposed metal [claim 1];

where the resistive element is comprised of an electrically conductive metallic element having known dimensions which is compositionally similar or identical to the metal [claim 2].

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Farrell, as evidenced by Waterman.

Waterman discloses a corrosion monitoring tool having:

a sealed hollow body having a first and second end [claim 1] (Fig. 1; col. 3, lines 15-17) to provide for a stand alone downhole monitoring probe;

a resistive element contained at the first end of the body where a surface of the resistive element is exposed to the environment and the resistive element has a similar or identical composition to the exposed metal [claim 1] (Fig. 1; col. 2, lines 5-12) to collect raw data for subsequent analysis;

where the resistive element is comprised of an electrically conductive metallic element having known dimensions which is compositionally similar or identical to the metal [claim 2] (col. 4, lines 12-16).

Given the teaching of Waterman, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying Farrell by employing the well known or conventional features of senor probe technology, such as disclosed by Waterman, in order to provide for a sealed probe with memory and storage from the

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resistance corrosion sensor for monitoring corrosion within a wellbore and for the purposes discussed above.

7. As to claim 3, Farrell discloses a probe for measuring the electrical resistance of a resistive element, for estimating loss of a metal exposed to an environment comprising:

where the temperature measuring device is disposed proximally to the resistive element (page 7, lines 24-29).

- 8. As to claim 6, Farrell discloses a probe for measuring the electrical resistance of a resistive element, for estimating loss of a metal exposed to an environment comprising: where the compact electrical circuit comprises a microchip (page 9, line 21).
- 9. Claims 4 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farrell in view of Waterman as applied to claim 1 above, and further in view of Stover (US Patent No. 5,450,765 and Stover hereinafter).

Although the combine teaching of Ferrell and Waterman shows substantial features of the claimed invention (discussed in the paragraphs above), it fails to disclose:

a pressure sensor exposed to the environment for measuring the pressure of the particular environment [claim 4];

where the control means comprises a compact electrical circuit comprising a resistance measurement circuit, a temperature measurement circuit, a pressure measurement circuit, which is operatively connected to, or comprises, the memory [claim 5].

Nonetheless, these features are well known in the art and would have been an obvious modification of the system disclosed by Farrell in view of Waterman, as evidenced by Stover. Stover discloses an apparatus for providing signal communications between the interior and exterior of a pipeline having:

a pressure sensor exposed to the environment for measuring the pressure of the particular environment [claim 4] (col. 3, lines 65-68) to include multiple sensing devices for different parameters to be detected in the pipeline or downhole;

where the control means comprises a compact electrical circuit comprising a resistance measurement circuit, a temperature measurement circuit, a pressure measurement circuit, which is operatively connected to, or comprises, the memory [claim 5] (col. 3, lines 26-28 and lines 58-68).

Given the teaching of Stover, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying Farrell in view of Waterman by employing the well known or conventional features of senor probe technology, such as disclosed by Stover, in order to provide information as to the rate of corrosion occurring within the pipeline due to pressure, temperature, fluid density, and velocity and for the purposes discussed above.

#### Allowable Subject Matter

10. Claims 7 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim

and any intervening claims. The prior art of record fails to teach in combination as claimed a corrosion probe having an element carrier at its first end for holding the conductive metal element in the particular environment. A body releasably attached to the element carrier. A carrier plug for insertion into the structure that is being exposed to the particular environment at its second end, the carrier plug being fixed to the probe body.

## Response to Arguments

- Applicant's arguments filed 6/21/05 have been fully considered but they are not deemed 11. persuasive.
- In the remarks applicant argued in substance that: 12.
  - (1) There is no teaching or suggestion in Farrell to incorporate the relevant elements of Waterman;
  - (2) Farrell teaches the use of an external power supply:
  - (3) There is no statement or discussion [Farrell] of the resistance and controller instruments being contained within the probe;
  - (4) There is no suggestion or teaching in Farrell or Waterman to incorporate the use of a pressure sensor as disclosed by Stover.
- Examiner respectfully traverse applicant's remarks: 13.

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a. As to point (1), in response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, both inventions relate to a probe for measuring corrosion. As to point (1) Farrell teaches that the electrically conductive element includes a thin tube of the material of interest which projects into the environment (31, Fig 4, page 8, last line and page 9, lines 1-6). Waterman further discloses where a resistive element contained at the first end of the body where a surface of the resistive element is exposed to the environment and the resistive element has a similar or identical composition to the exposed metal [claim 1] (Fig. 1; col. 2, lines 5-12) to provide for a sealed probe with memory and storage from the resistance corrosion sensor for monitoring corrosion within a wellbore.

b. As to points (2) and (3), in response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., internal power source, internal microprocessor or internal control means) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). The claims state an internal or external power

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source electrically connected to the resistive element. Farrell discloses the claimed limitation (page 7, lines 18-20);

c. As to point (4), Waterman discloses that corrosion may occur at different rates from wellbore perforations to the surface due to pressure or temperature (col. 1, lines 23-27). Stover further provides a pressure senor for information as to the rate of corrosion occurring within the pipeline due to pressure, temperature, fluid density, and velocity.

14. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Walter Benson whose telephone number is (571) 272-2227. The

examiner can normally be reached on Mon to Fri 6:30 AM to 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Edward Lefkowitz can be reached on (571) 272-2180. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

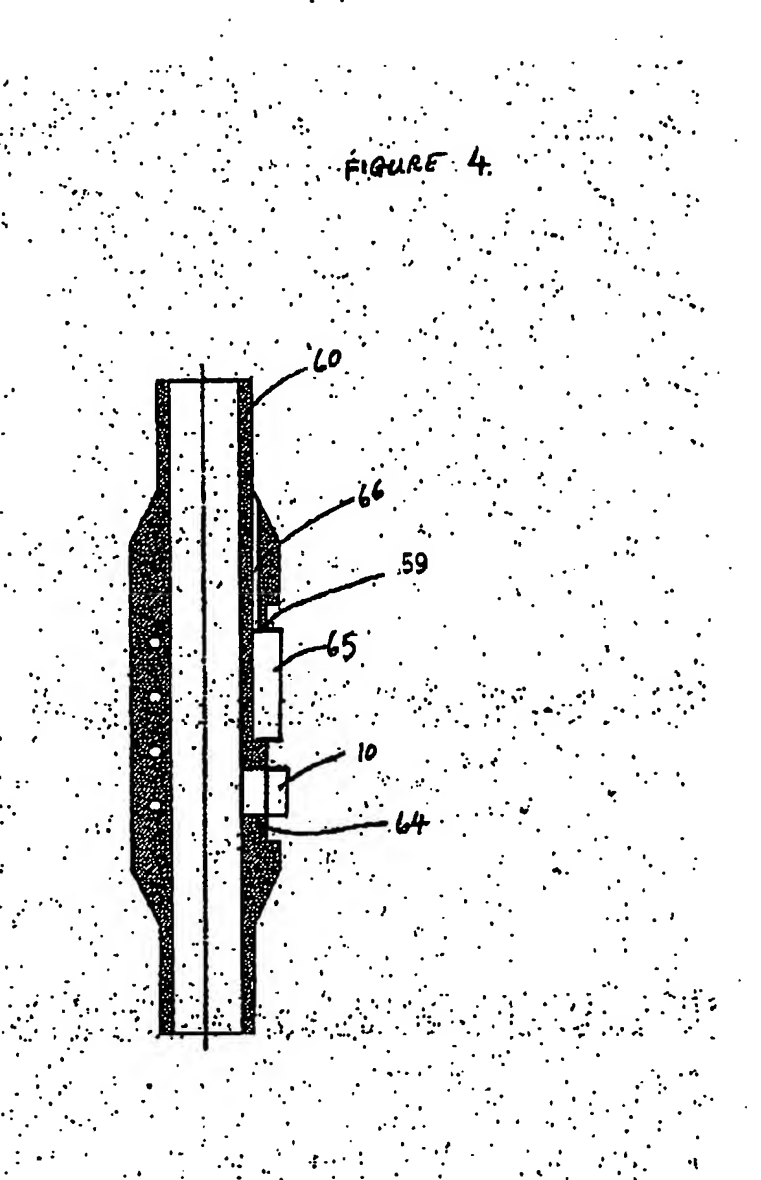
system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Walter Benson

Patent Examiner

August 24, 2005

REPLACEMENT SHEET



Approved:
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PAGE 14/14 \* RCVD AT 6/21/2005 5:44:44 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/6 \* DNIS:8729306 \* CSID:780 421 7951 \* DURATION (mm-ss):03-38 GF 14 \*\*\*